58015.0300

FIRST ENGROSSMENT with House Amendments

Fifty-ninth
Legislative Assembly
of North Dakota

ENGROSSED SENATE BILL NO. 2015

Introduced by

9

Appropriations Committee

(At the request of the Governor)

- 1 A BILL for an Act to provide an appropriation for defraying the expenses of the department of
- 2 corrections and rehabilitation; to create and enact a new section to chapter 12-44.1 of the North
- 3 Dakota Century Code, relating to the incarceration of female inmates in grade one correctional
- 4 facilities; to amend and reenact subsection 2 of section 12.1-32-07 of the North Dakota Century
- 5 Code, relating to supervision fees for a probationer; to provide a statement of legislative intent;
- 6 to provide for a legislative council study; and to provide an expiration date.

7 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

8	SECTION 1.	BASE LEVEL	. FUNDING IN	FORMATION.	The amounts iden	tified in this

- section represent the base level funding component appropriated to the department of
- 10 corrections and rehabilitation in section 3 of this Act as follows:

11	Field services	\$21,087,058
12	Prisons division	72,022,798
13	Juvenile community services	9,629,163
14	Youth correctional center	<u>11,577,679</u>
15	Total all funds - Base level	\$114,316,698
16	Less estimated income - Base level	32,580,087
17	Total general fund - Base level	\$81,736,611

18 SECTION 2. FUNDING ADJUSTMENTS OR ENHANCEMENTS INFORMATION. The

- 19 amounts identified in this section represent the funding adjustments or enhancements to the
- 20 base funding level for the department of corrections and rehabilitation which are included in the
- 21 appropriation in section 3 of this Act as follows:

22	Field services	\$5,246,568
23	Prisons division	5,606,730
24	Juvenile community services	(1,722,510)

1	Youth correctional center	1,213,416		
2	Equity pool	<u>1,500,000</u>		
3	Total all funds - Adjustments/enhancements	\$11,844,204		
4	Less estimated income - Adjustments/enhancements	(6,420,477)		
5	Total general fund - Adjustments/enhancements	\$18,264,681		
6	SECTION 3. APPROPRIATION. The funds provided in this s	ection, or so much of the		
7	funds as may be necessary, are appropriated out of any moneys in the	e general fund in the state		
8	treasury, not otherwise appropriated, and from special funds derived from federal funds and			
9	other income, to the department of corrections and rehabilitation for the purpose of defraying			
10	0 the expenses of that agency, for the biennium beginning July 1, 2005, and ending June 30,			
11	2007, as follows:			
12	Field services	\$26,333,626		
13	Prisons division	77,629,528		
14	Juvenile community services	7,906,653		
15	Youth correctional center	12,791,095		
16	Equity pool	<u>1,500,000</u>		
17	Total all funds	\$126,160,902		
18	Less estimated income	<u>26,159,610</u>		
19	Total general fund appropriation	\$100,001,292		
20	SECTION 4. CRIME VICTIMS RESTITUTION AND GIFT FUN	ND. The sum of \$44,000,		
21	or so much of the sum as may be necessary, included in the field serv	rices line item in section 3		
22	of this Act, is from the crime victims restitution and gift fund and must	be used by the		
23	department of corrections and rehabilitation for the purposes provided	in section 54-23.4-05, for		
24	the biennium beginning July 1, 2005, and ending June 30, 2007.			
25	SECTION 5. STATE PENITENTIARY LAND FUND. The sum	n of \$135,000, or so much		
26	of the sum as may be necessary, included in the youth correctional ce	nter line item in section 3		
27	of this Act, is from the state penitentiary land fund and must be used b	y the department of		
28	corrections and rehabilitation for capital projects at the youth correction	nal center, for the		
29	biennium beginning July 1, 2005, and ending June 30, 2007.			
30	SECTION 6. PROBATIONER VIOLATION TRANSPORTATION	ON FUND. The sum of		
31	\$165,000, or so much of the sum as may be necessary, included in th	e field services line item		

1 in section 3 of this Act, is from the probationer violation transportation fund and must be used

by the department of corrections and rehabilitation for the purposes provided in section

3 12-65-08, for the biennium beginning July 1, 2005, and ending June 30, 2007.

SECTION 7. A new section to chapter 12-44.1 of the North Dakota Century Code is created and enacted as follows:

Female inmates in grade one correctional facilities. Notwithstanding section

12-44.1-06, a grade one correctional facility that has a contract with the department of
corrections and rehabilitation to confine female inmates who have been sentenced to the legal
and physical custody of the department of corrections and rehabilitation may confine the female
inmate for more than one year in accordance with the terms of the contract. A female inmate
who has been sentenced to the legal and physical custody of the department of corrections and
rehabilitation and who is confined in a grade one correctional facility under a contract with the
department of corrections and rehabilitation has the same rights to sentence reduction for good
and meritorious conduct and to pardon and parole as an inmate confined in a department of
corrections and rehabilitation prisons division facility.

SECTION 8. AMENDMENT. Subsection 2 of section 12.1-32-07 of the North Dakota Century Code is amended and reenacted as follows:

The conditions of probation must be such as the court in its discretion deems reasonably necessary to ensure that the defendant will lead a law-abiding life or to assist the defendant to do so. The court shall provide as an explicit condition of every probation that the defendant not commit another offense during the period for which the probation remains subject to revocation. The court shall order supervision costs and fees of not less than thirty six forty dollars per month unless the court makes a specific finding on record that the imposition of fees will result in an undue hardship. If the offender has not paid the full amount of supervision fees and costs before completion or termination of probation, the court may issue an order, after opportunity for hearing, to determine the amount of supervision fees and costs that are unpaid. The order may be filed, transcribed, and enforced by the department of corrections and rehabilitation in the same manner as civil judgments rendered by a district court of this state.

SECTION 9. LEGISLATIVE INTENT - COMPOSITE SCHEDULE. It is the intent of the
fifty-ninth legislative assembly that future composite schedules for teacher salaries prepared by
the office of management and budget's human resource management services division be
developed so that the pay increases are based on the salaries of all teachers who teach in
schools with a combined enrollment of greater than one hundred students, excluding the Fargo
and West Fargo school districts.

SERVICES. It is the intent of the fifty-ninth legislative assembly that if the department of corrections and rehabilitation can identify \$250,000 of general fund savings within its 2005-07 biennium appropriation, the department may use that savings to provide salary equity adjustments for employees in the field services division.

SECTION 11. LEGISLATIVE INTENT - SHORT-TERM DIVERSION. It is the intent of the fifty-ninth legislative assembly that the department of corrections and rehabilitation increase the number of inmates in short-term diversion during the 2005-07 biennium by fifteen inmates, from thirty to forty-five inmates.

SECTION 12. LEGISLATIVE COUNCIL STUDY - STRATEGIC PLAN FOR DEPARTMENT OF CORRECTIONS AND REHABILITATION'S INCARCERATION AND CORRECTIONAL FACILITY NEEDS.

- The legislative council shall appoint an interim committee, during the 2005-06
 interim, to develop a legislative strategic plan, including site and facilities' plans, for
 the department of corrections and rehabilitation's incarceration and correctional
 facility needs.
- 2. The legislative council shall appoint a minimum of ten members of the house of representatives and a minimum of five members of the senate. The legislative council shall appoint the chairman of the appropriations committee of the house of representatives or the senate or the assistant majority leader of the house of representatives or the senate as the chairman of the committee.
- 3. The committee shall:
 - Receive information from the department of corrections and rehabilitation,
 regional authorities with regional corrections centers, counties with county
 jails, cities with city jails, corporations operating private correctional facilities,

1 and others the committee considers necessary to develop a strategic plan for 2 the state's incarceration and correctional facility needs for the next twenty 3 years. 4 Consider using existing facilities; other available state facilities; and county, b. 5 local, or private facilities. 6 Consider any cost and benefits of replacing all or parts of existing correctional C. 7 facilities or other state property with a modern all-encompassing facility. 8 d. Consider state-operated facilities compared to contract-operated state 9 facilities. 10 Consider contracting with a private entity to provide all or part of the state's e. 11 correctional and rehabilitation needs. 12 f. Consider the impact to the department of corrections and rehabilitation of 13 changing sentencing guidelines, increasing fines as an alternative to 14 incarceration for nonviolent or minor drug offenders, and utilizing alternatives 15 to incarceration and treatment programs, including receiving information 16 regarding the efficiency of treatment programs. 17 Develop a strategic plan based on the information received by the committee. g. 18 4. The legislative council shall report its findings and recommendations, together with 19 any legislation required to implement the recommendations, to the sixtieth 20 legislative assembly. 21 **SECTION 13. EXPIRATION DATE.** Section 7 of this Act is effective through June 30, 22 2007, and after that date is ineffective.